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SERIAL NUMBER FILING DATE	FIRST NA	AMED APPLICANT		ATTORNEY DOCKET NO.
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Г		٦	EXAMINER	
			ART UNI	PAPER NUMBER
			DATE MAILED	
E	EXAMINER INTERVIEW	SUMMARY RECO	RD	
All participants (applicant, applicant's representat	ive. PTO personnel):			
11) Benny Lee (1	<u> </u>			
A A				
(2) Ging Offuo	(4)_			
Date of interview 21 November	- 2005			
Type: Telephonic Personal (copy is given to applicant applicant's representative).				
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Exhibit shown or demonstration conducted: \ Yes \ \ No. If yes, brief description: \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				
		\		
Agreement was reached with respect to some or all of the claims in question. was not reached.				
Claims discussed:				
Claims discussed:				
Identification of prior art discussed: Sentord and Ochimura				
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Description of the general nature of what was agre	and to if an agreement was read	had or any other com	monte:	
	•			
The applicants rep pr	resented a propor	sed amendm	ent addin	finitations which
purport to distinguish ov	ver the prior	art of rec	ord. The	examiner appears
to concord Thereaser Sile	h added limitati	m bluck mi	ennive tu	ither consideration
· · · · · · · · · · · · · · · · · · ·	· water times	in way	-gare 1	P i
and search i'l presented	and would likely n	ot be entere	d in any o	Her time response.
(A fuller description, if necessary, and a copy of attached. Also, where no copy of the amendments	f the amendments, if available s which would render the clain	e, which the examiner	agreed would rer e, a summary ther	der the claims allowable must be eof must be attached.)
Unless the paragraphs below have been checked NOT WAIVED AND MUST INCLUDE THE SUE last Office action has already been filed, then appl	BSTANCE OF THE INTERVI	EW (e.g., items 1-7 c	on the reverse side	of this form). If a response to the
☐ It is not necessary for applicant to provide a separate record of the substance of the interview.				
The indicate of the state of th	a separate record or the substa	ince of the interview.		
☐ Since the examiner's interview summary at requirements that may be present in the laresponse requirements of the last Office act	ast Office action, and since the	nts) reflects a comple e claims are now allow	te response to eac able, this complete	h of the objections, rejections and ed form is considered to fulfill the

PTOL-413 (REV. 1-84)

BENNY T. LEE PRIMARY EXAMINER ART UNIT 2817

Examiner's Signature